Filed 04/18/2008

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USDS SDNY DOCUMENT ELECTRONICALLY FILED DATE FILED:

MEMO ENDORSEL

Sleepy Bedding & Furniture, Inc. 95-03 Roosevelt Ave.

Jackson Heights, NY 11372

Tel: (718) 334-9876 Fax: (718) 334-0790

April 15th, 2008

To the Honorable Judge Crotty,

RE: 08 CV 01841

I am writing this letter requesting an additional 30 days to acquire a lawyer. I am a small business and I am having problems gathering the funds to get a lawyer to represent me. I ask that you please take my situation into consideration and grant me the additional time requested. Thank you in advance for your understanding.

Cordially, Basem Jad

Owner/Manager

This well be the final extended when

HON. PAUL A. CROTT

UNITED STATES DISTRICT JUDGE

Copies Mailed By Chambers To 3 Basem Jad

"Copy Faxed by Chambers" 0 (718) 334 - 07 96

MEMO ENDORSED

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Sint, LLC and Sleepy's, L	LC
(In the space above enter the full name(s) of the plaintiff(s)/petit	OS Civ. 01841 ()
-against- Sleepy Bedding & Furniture,	Cotp. AFFIRMATION OF SERVICE
(In the space above enter the full name(s) of the defendant(s)/res	spondent(s).)
(,	_, declare under penalty of perjury that I have
served a copy of the attached Letter t	equesting more time
upon Wiggin and Dana LLP (name of person served)	-
450 Lexinaton Ave. Suit	te 3800 New York, NY 10017-3913
by Cortified M	
Dated: Jackson Heights Ny (state) April 15th 2008 (month) (day) (year)	Signature 95-03 Roosevelt Ave. Address Jackson Heights, NY City, State 11372 Zip Code
	(718) 334- 9876 Telephone Number

Wiggin and Dana LLP 400 Atlantic Street P.O. Box 110325 Stamford, Connecticut 06911-0325 www.wiggin.com Carrie A. Hanlon 203.363.7633 203.363.7676 fax chanlon@wiggin.com

WIGGIN AND DANA

VIA FACSIMILE AT 212.805.6304

Counsellors at Law

April 17, 2008

The Honorable Paul A. Crotty United States District Court Judge Southern District of New York 500 Pearl St., Room 735 Courtroom 20-C New York, NY 10007

Re: Sint, LLC and Sleepy's, LLC v. Sleepy Bedding & Furniture, Corp.

08-cv-1841 (PAC)

Opposition of Defendant's April 15, 2008 Request for Extension of Time

Dear Judge Crotty:

Plaintiffs respectfully oppose Defendant's April 15, 2008 request for an additional 30 days to retain a lawyer in the above-captioned matter. Defendant has had plenty of time to secure a lawyer, both before and after Your Honor's March 17, 2008 Order. Indeed, prior to filing its "Motion to Dismiss" on March 8, 2008, Defendant (through Mr. Jad) contacted counsel for Plaintiffs on March 5 to request an extension of time to answer on the grounds that its "regular" lawyer did not practice in federal court and additional time was needed to secure a new lawyer. Counsel for Plaintiffs refused to consent to an extension due to the unreasonable delay already incurred and the prejudice to Plaintiffs that would result from such an extension. Specifically, Defendant was notified of its unauthorized use of the Plaintiffs' SLEEPY's Mark two times prior to the filing of this lawsuit, and Defendant chose to ignore Plaintiffs' demands to cease its unauthorized use.

WIGGIN AND DANA

Counsellors at Law

This lawsuit was filed on February 26, 2008, and Defendant should not be permitted to further delay the proceedings. Plaintiffs respectfully oppose Defendant's request for a further extension of time because any further delay in reaching the merits of this lawsuit severely prejudices the Plaintiffs because it allows Defendant to continue doing business under Plaintiffs' Mark.

Sincerely,

CAMW A Hanlon

Carrie A. Hanlon

By LAC

Attorney for Plaintiffs

cc: Defendant, Mr. Basem Jad via facsimile at 718.334.0790